

information from said host at said terminal;

decoding each said screen of information, including decoding screen identification information using, at least in part, said table of screen recognition information, at said terminal;

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cont.  
sending the decoded screen of information, including decoded screen identification information, to said server over said network; and

in response to said step of sending, transmitting from said server to said terminal, presentation information specifying how information received from said host at said terminal should be presented to a user of said terminal.

2/28. The method of claim 1 further comprising the step of specifying, during said first communications session, which communications software is desired to be downloaded.

3/10. The method of claim 1 wherein:  
said first communication channel is a first set of packets transceived along said network; and  
said second communication channel is a second set of packets transceived along said network.

#### REMARKS

This application is a continuation of 08/889,975. In the parent case, claims 1-6 were rejected. The Examiner rejected claims 1-4 and 6 under 35 U.S.C. §103(e) as being anticipated by Butts, and rejected claim 5 under 35 U.S.C. §103(a) as being unpatentable over Butts. Claims 7-10 were not reviewed as they raise new issues that would require further consideration and search. Claim 7 has been canceled from the previous amendment filed March 22, 1999, claim 7 was dependant upon claim 1 and as such was canceled. The Examiner is requested to reference the parent case for the prior art used to reject the claims presented herein.